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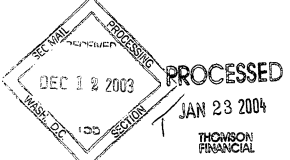
11 Greenway Plaza, Suite 100 Houston, TX 77046-1173 713 626 1919

A I M Advisors, Inc.

Branch 18 811-7758

December 8, 2003





VIA CERTIFIED MAIL/RRR

Securities and Exchange Commission 450 Fifth Street Washington, D.C. 20549

Re:

Filing Pursuant to Section 33 of the Investment Company Act of 1940 by INVESCO Funds Group, Inc. (1940 Act Registration No. 801-1569), and AIM International Funds, Inc. II (formerly INVESCO International Funds, Inc.) (1933 Act Registration No. 811-7758)

Ladies and Gentlemen:

Pursuant to Section 33 of the Investment Company Act of 1940, we hereby file on behalf of INVESCO Funds Group, Inc., an investment adviser and INVESCO International Funds, Inc., two copies of one pleading in John Bilski, Plaintiff, v. AIM International Funds, Inc., et al., Defendants, received on or about November 25, 2003.

Please indicate your receipt of this document by stamping the enclosed copy of this letter and returning it to us in the envelope provided.

Sincerely

Stephen R. Rimes

Enclosures

cc: Mr. Robert B. Pike, SEC - Fort Worth

Mr. James Perry, SEC - Fort Worth

FROM-INVESCO FUNDS GROUP

United States District Court

Southern

- DISTRICT OF

+17206246814

John Bilski

SUMMONS IN A CIVIL CASE

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CASE NUMBER: 03.772 JPM

AIM International Funds, Inc., AIM Advisors, Inc. INVESCO International Funds, Inc. · INVESCO Funds Group, Inc., T. Rowe Price International Funds, Inc. and T. Rove Price International, Inc.

TO: (Name and address of defendant)

6/0 Glen A. Payne INVESCO International Funds. Inc. 4350 South Monaco Street Denver, Colorado 80237

YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S AT ORNEY (name and address)

Stephen M. Tillery Korein Tillery 10 Executive Woods Court Belleville, IL 62226

87	answer	to the	complaint	which is her	ewith serve	d upon you,	within .	· 20		days after
S Ø	rvice of t	his sun	nmons upor	ı you, exclusi	ve of the da	y of service.	If you fa	il to do so, ju	igment by default	will be taken
ag	ainsı you	for the	relief dem	anded in the	complaint. '	You must als	o file you	ır answer witt	the Clark of this C	ourt within a
r o	asonable	period	of time af	ter service.		•				

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CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and : riviec of pleudings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the Units 1 States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

(a) PLAINTIFFS	DEFENDAN'	TS A ID	Internati	onal Funds	. Inc.,			
J. (b) County of Recidence a		AIM Advi Funds I T.Rowe F T.Rowe F	sors, nc. rice rice	Inc. INV INVESCO Fu Internatio Internatio	ESCO Internds Group,	national Inc.; an		
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☐ 2 U.S. Guyernment Defendant	[] 4 Diversity (Indicate Citizenship of in Hem III)		Citizen (ot Another Succ D	Z Q 2	Incorporated unit of Business In	Principal Place D Another State	» D 5
				or Subject of a The Country	3 🗆 3	Foreign Nation	0	0 🗆 6
IV. NATURE OF SUIT	F (Place an "/" in One Bo TORTS		FORFE	TURE/PENALTY	BAN	KRUPTCY	OTHERSTAT	LITES
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United States District Court FOR THE SOUTHERN DISTRICT OF ILLINOIS (East St. Louis)

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JOHN BILSKI, individually and on behalf of all others similarly situated,)	EAST 21 LOUIS OF THE
Plaintiff,))	
vs. · ·)	Cause No. 13-772 BPM
AIM INTERNATIONAL FUNDS, INC.,)	
AIM Advisors, Inc.,)	
INVESCO INTERNATIONAL FUNDS, INC.,)	
INVESCO FUNDS GROUP, INC.,)	
T. ROWE PRICE INTERNATIONAL FUNDS, INC.,)	•
and T. Rowe Price International, Inc.,)	
)	
Defendants.	.)	

COMPLAINT

Plaintiff, John Bilski, individually and on behalf of all others similarly situated, by and through his undersigned counsel, and for his complaint against Defendant:, AIM International Funds, Inc., AIM Advisors, Inc., INVESCO International Funds, Inc., INVESCO Funds Group, Inc., T. Rowe Price International Funds, Inc., and T. Rowe Price International, Inc., states as follows:

NATURE OF THE ACTION

1. This is a class action against AIM International Funds, Inc., AIM Advisors, Inc., INVESCO International Funds, Inc., INVESCO Funds Group, Inc., T. Roy e Price International Funds, Inc, and T. Rowe Price International, Inc. for breaches of fiduciary: uties imposed by Section 36(a) of the Investment Company Act of 1940 (the "Investment Company Act"), as amended, 15 U.S.C. 80a-35(a) and pendant state law claims.

contravention of their fiduciary responsibilities.

2. This action charges Defendants with failing to properly evaluate on a daily basis the value of the securities held by the AIM European Growth Fund, INVI SCO European Growth Fund, and T. Rowe Price New Asia Fund when computing the daily net a set value, thereby

allowing market timing traders to profit at the expense of long term share tolders, in clear

JURISDICTION AND VENUE

- 3. Subject matter jurisdiction is conferred on this Court by Section 36(a) of the Investment Company Act of 1940, as amended, 15 U.S.C. § 80a-35(a). This Court has pendant and supplemental jurisdiction over the state law claims alleged in this con plaint pursuant to 28 U.S.C. § 1367.
- 4. Many of the acts charged herein occurred in substantial part in this District.

 Desendants conducted other substantial business within this District and n any Class members reside within this District; therefore, venue is proper in this District pursuant to the Investment Company Act of 1940, as amended, 15 U.S.C. § 80a-43.

PARTIES

- 5. Plaintiff, John Bilski, is a resident of Fairview Heights, Illit ois, located in the Southern District of Illinois.
- 6. Defendant, AIM International Funds, Inc. ("AIM Funds"), i a Maryland corporation with its principal place of business in Houston, Texas. AIM Fonds is the registrant of the AIM European Growth Fund ("AIM European"). Defendant, AIM Funds, does business in the State of Illinois. Defendant, AIM Funds, at all times relevant herein has promoted, marketed, and sold shares to the investing public nationwide including the State of Ill nois. Defendant,

AIM Funds, maintains investor relationships nationwide including with stareholders in the State of Illinois. Defendant, AIM Funds, has significant contacts with shareholders in the Southern District of Illinois and the activities complained of herein occurred, in whole or part, in the Southern District of Illinois.

- 7. Defendant, AIM Advisors, Inc. ("AIM Fund Manager"), is a Delaware corporation with its principal place of business in Houston, Texas. The day-to-day tas is associated with running the business of AIM European, such as investment management, hare marketing, distribution, redemption, financial and regulatory reporting, and custodian thip of funds are contracted out since it has no significant number of internal employees. It efendant AIM Fund Manager has been contracted to serve as the investment manager for the AIM European Growth Fund. As the investment manager for AIM European, Defendant AIM Fund Manager selects the fund's investments and operates or supervises most phases of the fund's business including the valuing of the fund's portfolio securities and the fund net asset value. Defendant AIM Fund Manager has significant contacts with fund shareholders in the Southern It istrict of Illinois as a result of its operation and supervision of AIM European's business and the activities complained of herein occurred, in whole or in part, in the Southern District of Illinois.
- 8. At all times relevant herein, Plaintiff John Bilski has owne I and held shares in AIM European for the purpose of long term investing in international seculities.
- 9. Defendant, INVESCO International Funds, Inc. ("INVESCO Funds"), is a Maryland corporation with its principal place of business in Denver, Color do. INVESCO Funds is the registrant of the INVESCO European Growth Fund ("INVESCO European"). Defendant INVESCO Funds, does business in the State of Illinois. Defendant INVESCO Funds, at all times

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relevant herein has promoted, marketed, and sold shares to the investing | ublic nationwide including the State of Illinois. Defendant INVESCO Funds maintains in estor relationships nationwide including with shareholders in the State of Illinois. Defendan INVESCO Funds has significant contacts with shareholders in the Southern District of Illinois; and the activities complained of herein occurred, in whole or part, in the Southern District of Illinois.

- 10. Defendant, INVESCO Funds Group, Inc. ("INVESCO Fund Manager"), is a Delaware corporation with its principal place of business in Denver, Colo ado. The day-to-day tasks associated with running the business of INVESCO European, such a investment management, share marketing, distribution, redemption, financial and regulatory reporting, and custodianship of funds are contracted out since it has no significant numb τ of internal employees. Defendant INVESCO Fund Manager has been contracted to serve as the investment manager for the INVESCO European Growth Fund. As the investment m mager for INVESCO European, Defendant INVESCO Fund Manager selects the fund's investments and operates or supervises most phases of the fund's business including the valuing of the fund's portfolio securities and the fund net asset value. Defendant INVESCO Fund Manag it has significant contacts with fund shareholders in the Southern District of Illinois as a result of its operation and supervision of INVESCO European's business and the activities complained of herein occurred, in whole or in part, in the Southern District of Illinois. Defendant INVES: O Fund Manager utilizes an interactive website to communicate with fund shareholders, inc uding those in the Southern District of Illinois regarding performance of the fund and the investments it manages.
- 11. At all times relevant herein, Plaintiff John Bilski has owner and held shares in INVESCO European for the purpose of long term investing in international securities.

- Defendant, T. Rowe Price International Funds, Inc. ("T. Rowe Price Funds"), is a Maryland corporation with its principal place of business in Baltimore, Maryland. T. Rowe Price Funds is the registrant of the T. Rowe Price New Asia Fund ("T. Rowe Price New Asia").

 Defendant, T. Rowe Price Funds, does business in the State of Illinois. It efendant, T. Rowe Price Funds, at all times relevant herein has promoted, marketed, and sole shares to the investing public nationwide including the State of Illinois. Defendant, T. Rowe Price Funds, maintains investor relationships nationwide including with shareholders in the State of Illinois. Defendant, T. Rowe Price Funds, has significant contacts with shareholders in the Southern District of Illinois and the activities complained of herein occurred, in whole or part, in the Southern District of Illinois.
- a Maryland corporation with its principal place of business in Baltimore, Aaryland. The day-to-day tasks associated with running the business of T. Rowe Price New Asi., such as investment management, share marketing, distribution, redemption, financial and regulatory reporting, and custodianship of funds are contracted out since it has no significant number of internal employees. Defendant T. Rowe Fund Manager has been contracted to serve as the investment manager for the T. Rowe Price New Asia Fund. As the investment manager for T. Rowe Price New Asia, Defendant T. Rowe Price Fund Manager selects the fund's investments and operates or supervises most phases of the fund's business including the valuing of the fund's portfolio securities and the fund net asset value. Defendant T. Rowe Price Fund Manager has significant contacts with fund shareholders in the Southern District of Illinois as a result of its operation and supervision of T. Rowe Price New Asia's business and the activities complained of herein

occurred, in whole or in part, in the Southern District of Illinois. Defends at T. Rowe Price Fund Manager utilizes an interactive website to communicate with fund shareholders, including those in the Southern District of Illinois regarding performance of the fund and the investments it manages.

14. At all times relevant herein, Plaintiff John Bilski has owne I and held shares in T.

Rowe Price New Asia for the purpose of long term investing in internatio (al securities).

PLAINTIFF"S CLASS ACTION ALLEGATIO IS

- 15. The foreign securities purchased by Defendants' funds for heir portfolios are principally traded in securities markets outside of the United States.
- 16. Open end mutual funds, such as Defendants' funds, have been tremendously successful in convincing investors such as Plaintiff to hold their fund shares by urging investors to invest for the long term and by effectively marketing the various advantages of long term ownership of funds over direct investment including professional management, diversification, and liquidity.
- 17. Shares of open end mutual funds are sold to investors such as Plaintiff at a price based upon the net asset value ("NAV") per share plus applicable sales charges. Investors in shares may redeem their shares at the NAV of the shares less any redemption charges.
- 18. The share prices (NAV) of Defendants' mutual funds are set by deducting the , fund liabilities from the total assets of the portfolio and then dividing by the number of outstanding shares.
- 19. Because the sales and redemption prices are based upon NAV, which in turn depends upon the fluctuating value of the funds' underlying portfolios of's curities, Defendants

recalculate the fund net asset value every business day. Defendants set it > fund share price (NAV) once every business day at the close of trading on the New York 5 tock Exchange at 4:00 p.m. Eastern Time. The NAVS of the shares is reported by Defendants to the National Association of Securities Dealers (NASD) for public distribution.

- 20. In valuing their funds' underlying assets for purposes of se ting the NAV, Defendants use the last trade price in the home market of each of the secu ities in their portsolios. A significant portion of the securities in the Defendants' fund portfolios are foreign securities. The home markets for such foreign securities include London, Paris, Fran :furt, Moscow, Singapore, Kuala Lumpur, Hong Kong, Taipei, Tokyo and Sydney. Thus, markets are located in time zones that are 5 hours to 15 hours ahead of Eastern Standard Time.
- 21. Studies of world financial markets have established associations between the value changes among various markets. There is a positive correlation between value movements in the United States market and value movements in foreign markets. If it e United States market experiences an upward movement in values, it can be predicted that Asian markets will move upward once trading begins their next day. The same upward movement can be predicted for European markets once trading begins their next day. Similarly, if the United States market experiences a downward movement in values, it can be predicted that Asian and European markets will move downward once trading begins their next days. Becaus : of these positive correlations, the closing prices of the foreign securities in the underlying partfolio may not reflect current market values at the time Defendants set their fund NAV. Appropriate adjustments need to be made to the closing prices of the foreign securities in order to reflect antent market values. Despite knowledge of the United States market result, continuous trading of the world equity

indexes, ADRs, foreign currency futures markets, and the correlations be ween the value of the funds' securities and these benchmarks, Defendants do not make any value adjustment to the portfolios' foreign securities prior to calculating fund NAV and setting sl are prices every business day.

- 22. The positive correlation between the upward or downward movement of value in the United States market and subsequent movements in foreign markets a bound the world is between 0.7 and 0.8. A value of 0.0 equates to absolutely no correlation letween value movements in United States markets and subsequent movements in foreign markets. A value of 1.0 equates to an absolute correlation between value movements in Unite | States markets and subsequent value movements in foreign markets.
- 23. Studies of world financial markets demonstrate that the greater the percentage increase or decrease in the value of United States markets, the more likely foreign markets will post corresponding value movements on subsequent days. The probabilit / that the value movements of foreign markets will follow the previous day's value move nents in United States markets is directly correlated with the degree or extent of the value movement of United States markets.
- 24. Because many of the home markets for the foreign securities in the Defendants' asset portfolios last traded hours before the setting of the fund NAV at 4:10 p.m. Eastern, the closing prices used to calculate the NAV of Defendants' funds are stale at d do not reflect price relevant information available subsequent to the foreign securities' last tr. des that will affect the value of such security.
 - 25. During the interval that elapses between the time that Defe idants set the fund

share NAV (and release it to the NASD for communication to the public) on consecutive days, the securities markets in Australia, Japan, Taiwan, Hong Kong, Malaysia Singapore, Russia, Germany, France and the United Kingdom have traded for an entire session from open to close.

- 26. The exchange located in Sydney, Australia observes norm: I market trading hours of 10:00 a.m. to 4:00 p.m. local time. Active trading of securities traded in this exchange ends, and closing prices for those securities are posted, at 4:00 p.m. local time (2:00 a.m. Eastern time). When Defendants calculate their fund NAV using closing prices from this exchange, Defendants rely upon closing prices for securities traded on this exchange that have been static for 14 hours.
- 27. The exchange located in Tokyo, Japan observes normal trailing hours of 9:00 a.m. to 3:00 p.m. local time. Active trading of securities traded on this exchange ends, and closing prices for those securities are posted, at 3:00 p.m. local time (2:00 a.m. Eastern time). When Defendants calculate their fund NAV using closing prices from this exchange, Defendants rely upon closing prices for securities traded on this exchange that have been a satic for 14 hours.
- 28. The exchange located in Taipei, Taiwan observes normal triding hours of 9:00 a.m. to 1:30 p.m. local time. Active trading of securities traded on this exchange ends, and closing prices for those securities are posted, at 1:30 p.m. local time (1:30 i.m. Eastern time). When Defendants calculate their fund NAV using closing prices from this exchange, Defendants rely upon closing prices for securities traded on this exchange that have been static for 14.5 hours.
- 29. The exchange located in Hong Kong observes normal tradit g hours of 10:00 a.m. to 4:00 p.m. local time. Active trading of securities traded on this exchang: ends, and closing prices for those securities are posted, at 4:00 p.m. local time (4:00 a.m. Eas ern time). When

Defendants calculate the fund NAV using closing prices from this excharge, Defendants rely upon closing prices for securities traded on this exchange that have been atatic for 12 hours.

- 30. The exchange located in Kuala Lumpur, Malaysia observe normal trading hours of 9:30 a.m. to 5:00 p.m. local time. Active trading of securities traded on this exchange ends, and closing prices for those securities are posted, at 5:00 p.m. local time (i:00 a.m. Eastern time). When Defendants calculate their fund NAV using closing prices from this exchange, Defendants rely upon closing prices for securities traded on this exchange that have been static for 11 hours.
- 31. The exchange located in Singapore observes normal tradin; hours of 9:00 a.m. to 5:00 p.m. local time. Active trading of securities traded on this exchange ands, and closing prices for those securities are posted, at 5:00 p.m. local time (5:00 a.m. Ea stern time). When Defendants calculate their fund NAV using closing prices from this excha age, Defendants rely upon closing prices for securities traded on this exchange that have been s atic for 11 hours.
- 32. The exchange located in Moscow, Russia observes normal rading hours of 12:00 p.m. to 7:00 p.m. local time. Active trading of securities traded on this exchange ends, and closing prices for those securities are posted, at 7:00 p.m. local time (11:00 a.m. Eastern time). When Defendants calculate their fund NAV using closing prices from this exchange, Defendants rely upon closing prices for securities traded on this exchange that have be in static for 5 hours.
- 33. The exchange located in Frankfurt, Germany observes norm at trading hours of 9:00 a.m. to 8:00 p.m. local time. Active trading of securities traded on thi: exchange ends, and closing prices for those securities are posted, at 8:00 p.m. local time (2:00 j.m. Eastern time). When Defendants calculate their fund NAV using closing prices from this, xchange, Defendants rely upon closing prices for securities traded on this exchange that have been static for 2 hours.

- 34. The exchange located in Paris, France observes normal trading hours of 9:00 a.m. to 5:30 p.m. local time. Active trading of securities traded on this exchange ends, and closing prices for those securities are posted at, 5:30 p.m. local time (11:30 a.m. lastern time). When Defendants calculate their fund NAV using closing prices from this exchange, Defendants rely upon closing prices for securities traded on this exchange that have been tatic for 4.5 hours.
- 35. The exchange located in London, England observes nonn: I market hours of 8:00 a.m. to 4:30 p.m. local time. Active trading of securities traded on this exchange ends, and closing prices for those securities are posted at 4:30 p.m. local time (11:3) a.m. Eastern time). When Defendants calculate their fund NAV using closing prices from this exchange, Defendants rely upon closing prices for securities traded on this exchange that have been static for 4.5 hours.
- 36. A significant portion of the underlying foreign securities in the Defendants' fund portfolios are listed on foreign exchanges and trade during each market's espective session. The NAVs set by Defendants do not on a daily basis take into account any price relevant information that has become available in this 2 to 14½ hour interval, after the final prices for the underlying foreign securities have been posted but, prior to the setting of the NAVs. Price relevant information, such as the continuous trading of world equity market indexes, ADRs and foreign currency futures markets impact the valuation of these underlying foreign securities, and is significant for valuation because the final market prices have become stall and do not reflect the current market value of the securities.
- 37. By failing to make daily adjustments to fund NAV based u ion positive correlations between upward or downward movements in United States at d foreign markets and by choosing to use stale prices in valuing their fund shares and setting the r daily NAVs,

Defendants have exposed long term shareholders to market timing trader; who regularly purchase and redeem Defendants' fund shares as part of a profitable trading strategy. The market timing trading strategy stems from the ability of market timing traders to predict changes in the NAV. Market timing traders are able to predict changes in NAV because of the positive correlations between value movements in United States markets and fore gn markets. The state price strategy of market timers who trade Defendants' fund shares is to by shares on days when the United States market moves up and to sell (redeem) shares when the United States market moves down. In order to derive maximum benefit from price relevant in ormation developed subsequent to the now stale closing prices of the portfolio securities, mar et timers wait until the fund deadline for buying or selling (redeeming) shares in Defendants' fur is on any particular business day. Because Defendants cannot buy or sell the foreign securities in the funds' underlying portfolios (due to the time difference between New York and he home markets of the foreign securities) at the time they set the daily NAVs that value the share 3 they issue and redeem, the shares that Defendants issue to and redeem from market time s do not reflect current market prices of the foreign securities held by the funds.

- 38. Due to the use of stale prices by Defendants in valuing the ϵ fund shares, market timers who buy Defendants' fund shares on days when the United States 1 larket moves up are buying discounted shares at the expense of other fund shareholders because the funds' underlying foreign securities assets are undervalued as of the time of the share purchase.
- 39. Due to the use of stale prices by Defendants in valuing their fund shares, market timers who sell (redeem) Defendants' fund shares on days when the Unite i States market moves down are selling (redeeming) shares at a premium at the expense of other und shareholders

because the underlying foreign securities assets are overvalued as of the 1 me of the share sale (redemption).

- 40. Shares in Defendants' funds can be traded, either by purch ase or redemption, only once a day at 4:00 p.m. Eastern Time.
- 41. The excess profits that are obtained by market timing trad rs' taking advantage of the stale pricing of Defendants' fund shares come at the expense of fellov shareholders who are non-trading long term buy and hold investors. The transfer of wealth from the non-trading long term buy and hold shareholders to the market timers trading Defendants' und shares occurs through dilution.
- 42. Market timing traders pay cash to Defendants' funds wher they purchase discounted shares. Market timing traders receive cash from Defendants' unds when they sell (redeem) their shares at a premium. Defendants' fund NAV is diluted in 10th instances. When market timing traders are able to buy shares at a discount, Defendants' ful d assets suffer dilution because the cash received by the funds for each of the shares purchased is less than the per share value of the underlying foreign securities due to the stale pricing method it ilized by Defendants. Likewise, when market timing traders are able to sell (redeem) shares at a premium, Defendants' fund assets suffer dilution because the cash paid out by the funds for each of the shares redeemed is greater than the per share value of the underlying securities, again due to the stale pricing method utilized by Defendants. In both instances, when Defendants receive less cash when issuing and pay out more cash when redeeming market timing trader share; than supported by the value of the underlying foreign securities, the result is a dilution of Defent ants' funds' cash. Because the cash held by the funds is one of the assets that are valued in setting the daily fund

NAV, it follows that the diluted fund cash position causes the funds' NA' r to be diluted as well.

Due to the stale pricing method utilized by Defendants, long term buy and hold shareholders have incurred a dilution in the NAVs of their shares and the wealth represented by that diluted amount has been transferred to market timing traders.

- ADRs, foreign currency futures and by choosing to use stale prices in valt ing the underlying foreign securities that are used to set their funds' daily NAV, Defendants give market timing traders the opportunity to earn vastly higher returns at no additional risk. Julike other market timing based trading, market timers who trade Defendants' fund shares do not have to look into the future to time their purchases and redemptions of shares. Rather, they have the luxury of being able to look backwards because Defendants' share pricing fails to at just for recognized positive correlations and uses stale prices in valuing its underlying portfol o securities.
- 44. Because it is such an attractive low risk trading vehicle to t tarket timers,

 Defendants' funds experience increased trading and transaction costs, distription of planned investment strategies, forced and unplanned portfolio turnover (including he liquidation of investments to meet market timer redemption requests), lost opportunity costs and asset swings that negatively impact fund operations, performance and the ability of the lunds to provide a maximized return to long term shareholders.
- 45. Plaintiff brings this complaint as a class action against Deft ndants AIM Funds, AIM Fund Manager, INVESCO Funds, INVESCO Fund Manager, T. Ribu e Price Funds, and T. Rowe Price Fund Manager and pursuant to Rule 23 of the Federal Rules o. Civil Procedure

individually and on behalf of a class of all persons in the United States who have owned shares of AIM European, INVESCO European, or T. Rowe Price New Asia for more than 14 days from the date of purchase to the date of sale (redemption) or exchange ("long thrm shareholders"). Excluded from the Class are Defendants, any parent, subsidiary, affiliate, or controlled person of Defendants, as well as the officers, directors, agents, servants or employe is of Defendants, and the immediate family members of any such person. Also excluded is any judge who may preside over this case.

- 46. Plaintiff is a member of the Class and will fairly and adequately assert and protect the interests of the Class. The interest of the Plaintiff is coincident with, and not antagonistic to, those of other members of the Class. Plaintiff has retained attorneys who are experienced in class action litigation.
- 47. Members of the Class are so numerous that joinder of all r embers is impracticable.
- 48. Common questions of law or fact predominate over any questions affecting only individual members of the Class. Common questions include, but are not limited to, the following:
 - a. whether Defendants failed to properly evaluate on: daily basis whether a significant event affecting the value of AIM Europi an's portfolio, INVESCO European's portfolio, and T. Rowe Pric: New Asia's portfolio of securities had occurred after the foreign home markets for such securities had closed but before the calculation of the funds' NAV and share price setting;
 - b. whether Defendants failed to properly implement A fM European's, INVESCO European's, and T. Rowe Price New As a's portfolio valuation and share pricing policies and procedures making d sily adjustments based upon United States market results and recognized positive correlations

between upward movements in United States and 1 reign markets in the valuation of the funds' portfolio securities prior to he calculation of the fund NAV and setting of the share price;

- c. whether Defendants failed to properly implement IM European's, INVESCO European's, and T. Rowe Price New A: ia's portfolio valuation and share pricing policies and procedures making c aily adjustments to stale closing prices of the underlying portfolio secu ities before the funds' NAV calculation and share price setting;
- d. whether Defendants failed to properly implement A IM European's, INVESCO European's, or T. Rowe Price New Asia's portfolio valuation and share pricing policies so as to require the use o fair value pricing to value portfolio securities and fund NAV and share prices when closing prices of portfolio securities did not reflect their market values;
- e. whether Defendants failed to protect AIM European's, INVESCO European's, and T. Rowe Price New Asia's long term shareholders from market timing traders who use fund shares as a trading vehicle to earn profits at the expense and long term shareholders because of defendants' failure to make daily adjustments, based upon known United States market results and recognized positive correlations between upward movements in United States and foreign markets, prior to the daily calculation of the fund NAV and the setting of share prices as well as their use of stale prices in the valuation of the funds' portfolio securities prior to the daily calculation of the fund NAV and the setting of share prices;
- f. whether Defendants breached the duties they owed 10 Plaintiff and the Class;
- g. whether Plaintiff and the Class have been damaged and, if so, the extent of such damages.
- 49. The prosecution of separate actions by individual members of the Class would create a risk of:
 - a. inconsistent or varying adjudications with respect to individual members of the Class; and
 - b. adjudication with respect to individual members of the Class, which would, as a practical matter, be dispositive of the interests of other

members not parties to the adjudication or substantially impair or impede their ability to protect their interest.

- 50. The class action method is appropriate for the fair and efficient prosecution of this action.
- 51. Individual litigation of all claims, which might be brought by all Class members would produce a multiplicity of cases so that the judicial system would be congested for years.

 Class treatment, by contrast, provides manageable judicial treatment calculated to bring a rapid conclusion to all litigation of all claims arising from the conduct of the D₁ fendants.

COUNT I

Plaintiff John Bilski individually and on behalf of all others similarly situated, by and through his undersigned counsel, and for Count I of his Complaint for vic ation of Section 36(a) of the Investment Company Act, 15 U.S.C. 80a-35(a) against Defendants AIM Funds and AIM Fund Manager for violation of Section 36(a) of the Investment Company Act of 1940, as amended, 15 U.S.C. 80a-35(a), states as follows:

- 52. Plaintiff repeats and incorporates by reference paragraphs through 51 as if fully set forth herein.
- 53. Defendant Defendants AIM Funds and AIM Fund Manage as an open end mutual fund with the stated goal of providing long term capital growth to investors who hold shares of the fund. The fund expressly states in its prospectus that it seeks to achieve its investment goal through a policy of investing in stocks and debt obligations of companies outside of the United States.
 - 54. Defendant AIM Fund Manager serves as the investment m: nager for AIM

European. Defendant AIM Fund Manager provides, among other things, portfolio management services and selects the securities for AIM European to buy, hold or sell. AIM European pays Defendant AIM Fund Manager set sees based on the percentage of assets under management for managing AIM European's assets. Defendant AIM Fund Manager's compensation and management of the AIM European are required to be reviewed and approved by Defendant AIM Funds' board of trustees.

- 55. At all times relevant hereto, Plaintiff John Bilski has held hares in AIM European.
- 56. In undertaking their role as investment managers for the find and in return for a fee paid by investors, Defendants directly or impliedly held themselves on a skilled specialists in the field of investment management, possessing the knowledge, skill at d care ordinarily used by reasonably well-qualified members of their profession.
- 57. At all times relevant hereto, Defendants had a fiduciary du y to exercise that degree of knowledge, skill and care ordinarily used by reasonably well-qualified members of their profession.
- 58. At all times relevant herein, Defendants had a duty when valuing the fund's securities and determining daily NAV to utilize accurate current market values for such securities in order to avoid dilution in the value of long term shareholders' holdings
- 59. Defendants breached their duties of due care owed to Plain iff, John Bilski, and similarly situated shareholders of the AIM European by, inter alia:

- a. failing to properly evaluate on a daily basis whethe a significant event affecting the value of AIM European's portfolio o securities had occurred after the foreign trading markets for such ecurities had closed but before Defendants calculated NAV and share p ice;
- b. failing to implement AIM European's portfolio va uation and share pricing policies and procedures; and
- c. allowing portfolio valuation and share pricing policies and procedures which benefited market timing traders of AIM Euro pean's shares at the expense of long term shareholders.
- 60. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, including all compensatory damages, punitive damages, attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter ju Igment in their favor and against Defendants AIM Funds and AIM Fund Manager, as follows:

A. Ordering that this action be maintained as a class action pursuant to Rule 23 of the Federal Rules of Civil Procedure and the following Class be cerufied:

All persons in the United States who held shares in AIM E tropean for a period of more than 14 days before redeeming or excl anging them:

B. Awarding Plaintiff and the Class compensatory dar tages, prejudgment interest, costs of suits, punitive damages and attorneys' fees for an amount representing the damages caused by Defendants' breach of their duties.

PLAINTIFF DEMANDS TRIAL BY JURY

COUNT II

Plaintiff John Bilski individually and on behalf of all others simil: rly situated, by and through his undersigned counsel, and for Count II of his Complaint for common law negligence against Defendants AIM Funds and AIM Fund Manager, states as follows:

- 61 Plaintiff repeats and incorporates by reference paragraphs—through 60 as if fully set forth herein.
- 62. At all times relevant herein, Defendants had a duty when valuing the fund's securities and determining daily NAV to utilize accurate current market values for such securities in order to avoid dilution in the value of long term shareholders' holdings
- 63. Defendants breached their duties to Plaintiff John Bilski ai d similarly situated shareholders by, inter alia:
 - a. failing to properly evaluate on a daily basis whethe a significant event affecting the value of AIM European's portfolio of securities had occurred after the foreign trading markets for such securities had closed but before Defendants calculated NAV and share price;
 - b. failing to implement AIM European's portfolio valuation and share pricing policies and procedures; and
 - c. allowing portfolio valuation and share pricing policies and procedures which benefited market timing traders of AIM European's shares at the expense of long term shareholders.
- 64. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, i cluding all compensatory damages and attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter ju Igment in their favor and against Defendants AIM Funds and AIM Fund Manager as follows:

A. Ordering that this action be maintained as a class action pursuant to Rule 23 of the Federal Rules of Civil Procedure and the following Class be cer ified:

> All persons in the United States who held shares in AIM E tropean for a period of more than 14 days before redeeming or exc anging them:

B. Awarding Plaintiff and the Class compensatory dar tages, prejudgment interest, costs of suits and attorneys" fees for an amount representing the lamages caused by Defendants' breach of their duties.

PLAINTIFF DEMANDS TRIAL BY JURY

COUNT III

Plaintiff John Bilski individually and on behalf of all others similerly situated, by and through his undersigned counsel, and for Count III of his Complaint for common law gross negligence against Defendants AIM Funds and AIM Fund Manager states as follows:

- 65. Plaintiff repeats and incorporates by reference paragraphs—through 64 as if fully set forth herein.
- 66. Defendants knew, or were negligent in not knowing, that the closing prices for the foreign securities held by the AIM European Growth Fund and used by D :fendants to calculate NAV for said funds did not represent current market value because, interalia, those prices did not reflect changes in the fund's securities which occurred after the exchanges on which those foreign securities trade closed and before Defendants calculated NAV and share prices.
- 67. With conscious disregard and utter indifference for Plainti f's investment, Defendants willfully and wantonly breached their duties to Plaintiff and s milarly situated shareholders by, inter alia:

- a. failing to know and implement applicable rules and regulations concerning the calculation of NAV:
- b. failing to properly evaluate on a daily basis whethe a significant event affecting the value of AIM European's portfolio of securities had occurred after the foreign trading markets for such securities had closed but before Defendants calculated NAV and share price;
- c. failing to implement AIM European's portfolio valuation and share pricing policies and procedures; and
- d. allowing portfolio valuation and share pricing policies and procedures which benefited market timing traders of AIM European's shares at the expense of long term shareholders.
- 68. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, it cluding all compensatory damages, punitive damages, attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter ju Igment in their favor and against Defendants AIM Funds and AIM Fund Manager as follows:

A. Ordering that this action be maintained as a class action pursuant to Rule

23 of the Federal Rules of Civil Procedure and the following Class be cert fied:

All persons in the United States who held shares in AIM E ropean for a period of more than 14 days before redeeming or exclanging them:

B. Awarding Plaintiff and the Class compensatory dan ages, prejudgment interest, costs of suits, punitive damages and attorneys' fees for an amount representing the damages caused by Defendants' breach of their duties.

PLAINTIFF DEMANDS TRIAL BY JURY

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COUNT IV

Plaintiff John Bilski individually and on behalf of all others similarly situated, by and through his undersigned counsel, and for Count IV of his Complaint for violation of Section 36(a) of the Investment Company Act, 15 U.S.C. 80a-35(a) against Defen lants INVESCO Funds and INVESCO Fund Manager for violation of Section 36(a) of the Investment Company Act of 1940, as amended, 15 U.S.C. 80a-35(a), states as follows:

- 69. Plaintiff repeats and incorporates by reference paragraphs through 51 as if fully set forth herein.
- 70. Defendant INVESCO Funds operates INVESCO Europear as an open end mutual fund with the stated goal of providing long term capital growth to investo s who hold shares of the fund. The fund expressly states in its prospectus that it seeks to achieve its investment goal through a policy of investing in stocks and debt obligations of companies outside of the United States.
- 71. Defendant INVESCO Fund Manager serves as the investment manager for INVESCO European. Defendant INVESCO Fund Manager provides, among other things, portfolio management services and selects the securities for INVESCO European to buy, hold or sell. INVESCO European pays Defendant INVESCO Fund Manager set ees based on the percentage of assets under management for managing INVESCO European assets. Defendant INVESCO Fund Manager's compensation and management of the INVE! CO European are required to be reviewed and approved by Defendant INVESCO Funds by rd of trustees.
- 72. At all times relevant hereto, Plaintiff John Bilski has held hares in INVESCO European.

- 73. In undertaking their role as investment managers for the funds and in return for a fee paid by investors, Defendants directly or impliedly held themselves on a skilled specialists in the field of investment management, possessing the knowledge, skill at d care ordinarily used by reasonably well-qualified members of their profession.
- 74. At all times relevant hereto, Defendants had a fiduciary du y to exercise that degree of knowledge, skill and care ordinarily used by reasonably well-qualified members of their profession.
- 75. At all times relevant herein, Defendants had a duty when valuing the fund's securities and determining daily NAV to utilize accurate current market values for such securities in order to avoid dilution in the value of long term shareholders' holdings
- 76. Defendants breached their duties of due care owed to Plair tiff, John Bilski, and similarly situated shareholders of the INVESCO European by, inter alia:
 - a. failing to properly evaluate on a daily basis whethe a significant event affecting the value of INVESCO European's portable of securities had occurred after the foreign trading markets for such securities had closed but before Defendants calculated NAV and share place;
 - b. failing to implement INVESCO European's portfc lio valuation and share pricing policies and procedures; and
 - c. allowing portfolio valuation and share pricing policies and procedures which benefited market timing traders of INVESC() European's shares at the expense of long term shareholders.
- 77. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, i cluding all compensatory damages, punitive damages, attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter ju Igment in their favor and against INVESCO Funds and INVESCO Fund Manager, as follows:

A. Ordering that this action be maintained as a class action pursuant to Rule

23 of the Federal Rules of Civil Procedure and the following Class be cert fied:

All persons in the United States who held shares in INVES CO European for a period of more than 14 days before redeeming or exchanging them;

B. Awarding Plaintiff and the Class compensatory dan ages, prejudgment interest, costs of suits, punitive damages and attorneys' fees for an amour t representing the damages caused by Defendants' breach of their duties.

PLAINTIFF DEMANDS TRIAL BY JURY

COUNT Y

Plaintiff John Bilski individually and on behalf of all others similarly situated, by and through his undersigned counsel, and for Count V of his Complaint for common law negligence against Defendants INVESCO Funds and INVESCO Fund Manager, state as follows:

- 78. Plaintiff repeats and incorporates by reference paragraphs 1 through 51 and 69 through 77 as if fully set forth herein.
- 79. At all times relevant herein, Defendants had a duty when v luing the fund's securities and determining daily NAV to utilize accurate current market vi lues for such securities in order to avoid dilution in the value of long term shareholders' holdings.
- 80. Defendants breached their duties to Plaintiff John Bilski an 1 similarly situated shareholders by, inter alia:

- a. failing to properly evaluate on a daily basis whether a significant event affecting the value of INVESCO European's portfilio of securities had occurred after the foreign trading markets for such securities had closed but before Defendants calculated NAV and share price;
- b. failing to implement INVESCO European's portfo io valuation and share pricing policies and procedures; and
- c. allowing portfolio valuation and share pricing polities and procedures which benefited market timing traders of INVESC.) European's shares at the expense of long term shareholders.
- 81. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, i icluding all compensatory damages and attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter judgment in their favor and against INVESCO Funds and INVESCO Fund Manager as follows:

A. Ordering that this action be maintained as a class: a :tion pursuant to Rule 23 of the Federal Rules of Civil Procedure and the following Class be cer ified:

All persons in the United States who held shares in INVE! CO European for a period of more than 14 days before redeem ng or exchanging them;

B. Awarding Plaintiff and the Class compensatory dan tages, prejudgment interest, costs of suits and attorneys' fees for an amount representing the damages caused by Defendants' breach of their duties.

PLAINTIFF DEMANDS TRIAL BY JURY

COUNT VI

Plaintiff John Bilski individually and on behalf of all others similally situated, by and through his undersigned counsel, and for Count VI of his Complaint for common law gross negligence against Defendants INVESCO Funds and INVESCO Fund Manager states as follows:

- 82. Plaintiff repeats and incorporates by reference paragraphs! through 51 and 69 through 81 as if fully set forth herein.
- 83. Defendants knew, or were negligent in not knowing, that the closing prices for the foreign securities held by the INVESCO European Growth Fund and used by Defendants to calculate NAV for said funds did not represent current market value because, inter alia, those prices did not reflect changes in the fund's securities which occurred after the exchanges on which those foreign securities trade closed and before Defendants calculated NAV and share prices.
- 84. With conscious disregard and utter indifference for Plaintil I's investment,

 Defendants willfully and wantonly breached their duties to Plaintiff and si nilarly situated shareholders by, inter alia:
 - a. failing to know and implement applicable rules and regulations concerning the calculation of NAV:
 - b. failing to properly evaluate on a daily basis whether a significant event affecting the value of INVESCO European's portfo io of securities had occurred after the foreign trading markets for such eccurities had closed but before Defendants calculated NAV and share price;
 - c. failing to implement INVESCO European's portfol o valuation and share pricing policies and procedures; and

d.

- e. allowing portfolio valuation and share pricing polic es and procedures which benefited market timing traders of INVESCC European's shares at the expense of long term shareholders.
- 85. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, it cluding all compensatory damages, punitive damages, attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter ju Igment in their favor and against INVESCO Funds and INVESCO Fund Manager as follows:

A. Ordering that this action be maintained as a class at tion pursuant to Rule

23 of the Federal Rules of Civil Procedure and the following Class be cent fied:

All persons in the United States who held shares in INVES CO European for a period of more than 14 days before redeeming or exchanging them;

B. Awarding Plaintiff and the Class compensatory dan ages, prejudgment interest, costs of suits, punitive damages and attorneys" fees for an amount representing the damages caused by Defendants" breach of their duties.

COUNT VII

Plaintiff John Bilski individually and on behalf of all others similarly situated, by and through his undersigned counsel, and for Count VII of his Complaint for violation of Section 36(a) of the Investment Company Act, 15 U.S.C. 80a-35(a) against Defendants T. Rowe Price Funds and T. Rowe Price Fund Manager for violation of Section 36(a) of the Investment Company Act of 1940, as amended, 15 U.S.C. 80a-35(a), states as follows

86. Plaintiff repeats and incorporates by reference paragraphs 1 through 51 as if fully set forth herein.

- 87. Defendant T. Rowe Price Funds operates T. Rowe Price Ne N Asia as an open end mutual fund with the stated goal of providing long term capital growth to investors who hold shares of the fund. The fund expressly states in its prospectus that it seeks to achieve its investment goal through a policy of investing in stocks and debt obligation 3 of companies outside of the United States.
- 88. Defendant T. Rowe Price Fund Manager serves as the inventment manager for T. Rowe Price New Asia. Defendant T. Rowe Price Fund Manager provides, among other things, portfolio management services and selects the securities for T. Rowe Price New Asia to buy, hold or sell. T. Rowe Price New Asia pays Defendant T. Rowe Price Fund Manager set fees based on the percentage of assets under management for managing T. Rowe Price New Asia's assets. Defendant T. Rowe Price Fund Manager's compensation and management of the T. Rowe Price New Asia Fund are required to be reviewed and approved by Defendant T. Rowe Price Fund's board of trustees.
- 89. At all times relevant hereto, Plaintiff John Bilski has held s tares in T. Rowe Price New Asia.
- 90. In undertaking their role as investment managers for the funds and in return for a fee paid by investors, Defendants directly or impliedly held themselves ou as skilled specialists in the field of investment management, possessing the knowledge, skill and care ordinarily used by reasonably well-qualified members of their profession.
- 91. At all times relevant hereto, Defendants had a fiduciary dut / to exercise that degree of knowledge, skill and care ordinarily used by reasonably well-quelified members of their profession.

- 92. At all times relevant herein, Defendants had a duty when v. luing the fund's securities and determining daily NAV to utilize accurate current market vi lues for such securities in order to avoid dilution in the value of long term shareholders' holdings.
- 93. Defendants breached their duties of due care owed to Plain iff, John Bilski, and similarly situated shareholders of T. Rowe Price New Asia by, inter alia:
 - failing to properly evaluate on a daily basis whether a significant event a. affecting the value of T. Rowe Price New Asia''s partfolio of securities had occurred after the foreign trading markets for sich securities had closed but before Defendants calculated NAV and s rare price;
 - failing to implement T. Rowe Price New Asia"s pc Tfolio valuation and Ъ. share pricing policies and procedures; and
 - c. allowing portfolio valuation and share pricing polic es and procedures which benefited market timing traders of T. Rowe I rice New Asia''s shares at the expense of long term shareholders.
- 94. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, it cluding all compensatory damages, punitive damages, attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter ju Igment in their favor and against T. Rowe Price Funds and T. Rowe Price Fund Manager, as fol ows:

Ordering that this action be maintained as a class at ion pursuant to Rule 23 of the Federal Rules of Civil Procedure and the following Class be cert fied:

> All persons in the United States who held shares in T. Row: Price New Asia for a period of more than 14 days before redeem ng or exchanging them;

₿. Awarding Plaintiff and the Class compensatory dan ages, prejudgment interest, costs of suits, punitive damages and attorneys" fees for an amout t representing the damages caused by Defendants" breach of their duties.

PLAINTIFF DEMANDS TRIAL BY JURY

COUNT VIII

Plaintiff John Bilski individually and on behalf of all others simila ly situated, by and through his undersigned counsel, and for Count VIII of his Complaint for common law negligence against Defendants T. Rowe Price Funds and T. Rowe Price Find Manager, states as follows:

- 95. Plaintiff repeats and incorporates by reference paragraphs 1 through 51 and 86 through 94 as if fully set forth herein.
- 96. At all times relevant herein, Defendants had a duty when valuing the funds' securities and determining daily NAV to utilize accurate current market vilues for such securities in order to avoid dilution in the value of long term shareholders' holdings
- 97. Defendants breached their duties to Plaintiff John Bilski ar 1 similarly situated shareholders by, inter alia:
 - failing to properly evaluate on a daily basis whether a significant event affecting the value of T. Rowe Price New Asia's pertfolio of securities had occurred after the foreign trading markets for such ecurities had closed but before Defendants calculated NAV and share prices;
 - failing to implement T. Rowe Price New Asia's portfolio valuation and b. share pricing policies and procedures; and
 - allowing portfolio valuation and share pricing polic es and procedures ¢. which benefited market timing traders of T. Rowe I rice New Asia's shares at the expense of long term shareholders.

98. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, it cluding all compensatory damages and attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter ju igment in their favor and against T. Rowe Price Funds and T. Rowe Price Fund Manager as follows:

A. Ordering that this action be maintained as a class action pursuant to Rule

23 of the Federal Rules of Civil Procedure and the following Class be cert fied:

All persons in the United States who held shares in T. Row: Price New Asia for a period of more than 14 days before redeem ng or exchanging them;

B. Awarding Plaintiff and the Class compensatory dan ages, prejudgment interest, costs of suits and attorneys" fees for an amount representing the amages caused by Defendants" breach of their duties.

PLAINTIFF DEMANDS TRIAL BY JURY

COUNT IX

Plaintiff John Bilski individually and on behalf of all others simila ly situated, by and through his undersigned counsel, and for Count IX of his Complaint for common law gross negligence against Defendants T. Rowe Price Funds and T. Rowe Price Fund Manager states as follows:

- 99. Plaintiff repeats and incorporates by reference paragraphs 1 through 51 and 86 through 98 as if fully set forth herein.
- 100. Defendants knew, or were negligent in not knowing, that the closing prices for the foreign securities held by the T. Rowe Price New Asia Fund and used by Liefendants to calculate

NAV for said funds did not represent current market value because, inter a ia, those prices did not reflect changes in the fund's securities which occurred after the excharges on which those foreign securities trade closed and before Defendants calculated NAV and share prices.

- 101. With conscious disregard and utter indifference for Plaintif's investment, Defendants willfully and wantonly breached their duties to Plaintiff and sin illarly situated shareholders by, inter alia:
 - failing to know and implement applicable rules and regulations concerning a. the calculation of NAV:
 - failing to properly evaluate on a daily basis whether a significant event b. affecting the value of T. Rowe Price New Asia's po tsolio of securities had occurred after the foreign trading markets for such securities had closed but before Defendants calculated NAV and share pr ce;
 - failing to implement T. Rowe Price New Asia's por folio valuation and C. share pricing policies and procedures; and
 - allowing portfolio valuation and share pricing polic es and procedures đ. which benefited market timing traders of T. Rowe I rice New Asia's shares at the expense of long term shareholders.
- 102. As a direct and proximate result of the Defendants' breach of their duties, Plaintiff and the Class have suffered damages in the amount to be proven at trial, it cluding all compensatory damages, punitive damages, attorneys' fees and costs.

WHEREFORE, Plaintiff and the Class pray that the Court enter ju Igment in their favor and against T. Rowe Price Funds and T. Rowe Price Fund Manager as follows:

Ordering that this action be maintained as a class at tion pursuant to Rule A. 23 of the Federal Rules of Civil Procedure and the following Class be cent fied:

All persons in the United States who held shares in T. Row: Price New Asia for a period of more than 14 days before redeeming or exchanging them;

B. Awarding Plaintiff and the Class compensatory dur ages, prejudgment interest, costs of suits, punitive damages and attorneys" fees for an amoun representing the damages caused by Defendants" breach of their duties.

Respectfully submitted,

KOREIN TILLERY

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